1	Rachel M. Walsh (SBN 250568)			
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3	Three Embarcadero Center, Suite 2400 San Francisco, California 94111-4003			
4	Tel.: (415) 733-6000 Fax.: (415) 677-9041			
5	Attorney for BARE BOTTLE CORPORATION			
6	Jimmie L. Williams (SBN 144691)			
7	jimmie@jwatlaw.com LAW OFFICES OF JIMMIE L. WILLIAMS			
8	141 Alamo Ranch Road Alamo, California 94507-2031			
9	Tel.: (213) 361-9324 Fax.: (925) 552-6014			
10	Attorney for Plaintiff			
11	BAREBOTTLE BREWING COMPANY, INC., a California Corporation			
12	UNITED STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	SAN FRANCISCO DIVISION			
15	BAREBOTTLE BREWING COMPANY,	Case No. 4:1	5-cv-02585-KAW	
16	INC.,	STIPULATI	ION AND [PROPOSED]	
17	Plaintiff,	TO COMPL	EXTEND TIME TO RESPOND AINT	
18	V.	Courtroom:	4 (3rd Fl.)	
19	BARE BOTTLE CORPORATION,	Judge:	Hon. Kandis A. Westmore	
20	Defendant.			
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1	Pursuant to Civil Local Rules 6-2 and 7-12, Defendant Bare Bottle Corporation ("Bare			
2	Bottle") and Plaintiff Barebottle Brewing Company, Inc. ("Barebottle Brewing"), by and through			
3	their respective counsel of record, hereby stipulate as follows:			
4	WHEREAS, Barebottle Brewing served its Complaint on June 18, 2015;			
5	WHEREAS, BareBottle and Bare Bottle Brewing stipulated, pursuant to Local Rule 6-1, to			
6	an initial extension to respond to the Complaint of August 10, 2015;			
7	WHEREAS, Bare Bottle has requested and Barebottle Brewing has consented to an			
8	additional 15 days for Bare Bottle's answer or response to Barebottle Brewing's complaint;			
9	WHEREAS, an additional 15 days for Bare Bottle's answer or response to Barebottle			
10	Brewing's Complaint will alter the previous stipulated-to deadline to respond to the Complaint;			
11	WHEREAS, the additional extension will extend the time to respond to the Complaint past			
12	the date for the parties to file their ADR Certification and meet and confer on their initial			
13	disclosures;			
14	WHEREAS, given this extension, the parties also request an extension of the Initial Case			
15	Management Conference, which is presently set for September 8, 2015, until November 10, 2015;			
16	WHEREAS, the parties have generally agreed on the parameters of a settlement, and, thus,			
17	there is a reasonably strong likelihood that the parties will reach a settlement over the course of the			
18	next 15 days.			
19	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties,			
20	through their respective counsel, that Bare Bottle shall answer or otherwise respond to Barebottle			
21	Brewing's Complaint by August 25, 2015.			
22	Dated: August 10, 2015 Respectfully submitted,			
23	D //D 1 1M W 11			
24	By: /s/ Rachel M. Walsh Rachel M. Walsh (SBN 250568)			
25	GOODWIN PROCTER LLP Three Embarcadero Center			
26	24th Floor San Francisco, California 94111			
27	Tel.: 415.733.6000 Fax.: 415.677.9041			
28	Attorney for Defendant			

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1	Dated: August 10, 2015	espectfully submitted,			
2 3	B	y: <u>/s/ Jimmie L. Williams</u> Jimmie L. Williams (SBN 144691) LAW OFFICES OF JIMMIE L.			
4 5		WILLIAMS 141 Alamo Ranch Road Alamo, CA 94507-2031			
6		Tel.: (213) 361-9327 Fax.: (925) 552-6014			
7	Ai	ttorney for Plaintiff			
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10	PURSUANT TO STIPULATION, IT IS SO ORDERED.				
11		V :11			
12	Dated: <u>8/10/15</u>	Hon. Kandis A. Westmore			
13		United States Magistrate Judge			
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ATTORNEY ATTESTATION I hereby attest, pursuant to Local Rule 5-1(i)(3), that I obtained the concurrence in the filing of this document from the signatory indicated by the conformed signature (/s/) of Jimmie L. Williams. /s/ Rachel M. Walsh Rachel M. Walsh

1	CERTIFICATE OF SERVICE				
2	I, Rachel M. Walsh, hereby certify that on August 10, 2015, a true copy of the foregoing				
3	Stipulation to Extend Time to Respond to Complaint was served by Notice of Electronic Filing				
4	(NEF) upon all other counsel of record in this action.				
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6	August 10, 2015 /s/ Rachel M. Walsh				
7	Rachel M. Walsh				
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